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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/715,218	11/17/2003	Andrew Szabo	SZABO 213.1	4440
75	90 08/09/2005		EXAM	INER
Steven M. Hoffberg, Esq. MILDE, HOFFBERG & MACKLIN, LLP			HIRL, JOSEPH P	
Suite 460	BERG & MACKEIN,	LLI	ART UNIT	PAPER NUMBER
10 Bank Street 2129				
White Plains, N	NY 10606		DATE MAILED: 08/09/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

Y .	Application No.	Applicant(s)					
Office Action O	10/715,218	SZABO ET AL.					
Office Action Summary	Examiner	Art Unit					
·	Joseph P. Hirl	2129					
The MAILING DATE of this communication Period for Reply	on appears on the cover sheet	with the correspondence address					
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICAT - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communication of the period for reply specified above is less than thirty (30) day find the period for reply is specified above, the maximum statutory Failure to reply within the set or extended period for reply will, be any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	FION. CFR 1.136(a). In no event, however, may tion. s, a reply within the statutory minimum of y period will apply and will expire SIX (6) My statute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this communicati ABANDONED (35 U.S.C. § 133).	ion.				
Status							
1) Responsive to communication(s) filed or	1 <u>17 November 2003</u> .						
2a) ☐ This action is FINAL . 2b) [∑	2a) ☐ This action is FINAL . 2b) ☐ This action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the practice u	nder <i>Ex part</i> e Quayle, 1935 C	.D. 11, 453 O.G. 213.					
Disposition of Claims		·					
4) Claim(s) <u>1,3-18 and 24-26</u> is/are pending	g in the application.						
4a) Of the above claim(s) is/are w	= * *						
5) Claim(s) is/are allowed.							
6) Claim(s) <u>1,3-18 and 24-26</u> is/are rejected	d.						
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction	and/or election requirement.						
Application Papers							
9) The specification is objected to by the Ex	aminer.						
10)⊠ The drawing(s) filed on 17 November 200	03 is/are: a) \boxtimes accepted or b)	objected to by the Examiner.					
Applicant may not request that any objection							
Replacement drawing sheet(s) including the		· · · · · · · · · · · · · · · · · · ·	(d).				
11) The oath or declaration is objected to by	the Examiner. Note the attach	ed Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119		•					
12) Acknowledgment is made of a claim for for	oreign priority under 35 U.S.C	. § 119(a)-(d) or (f).					
a) All b) Some * c) None of:							
1. Certified copies of the priority doct2. Certified copies of the priority doct		Application No.					
2. Certified copies of the priority doct3. Copies of the certified copies of th							
application from the International B		en received in this National Stage					
* See the attached detailed Office action for		ot received.					
		•					
Attachment(s)	•						
1) Notice of References Cited (PTO-892)		V Summary (PTO-413)					
Notice of Draftsperson's Patent Drawing Review (PTO-9 Information Disclosure Statement(s) (PTO-1449 or PTO/Paper No(s)/Mail Date <u>A1</u> .		o(s)/Mail Date f Informal Patent Application (PTO-152) 					
U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)	ffice Action Summary	Part of Paper No./Mail Date 20050	802				
•			Λ D				

DETAILED ACTION

1. Claims 1, 3-18 and 24-26 are pending in this application.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 1 and 24 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The term "insufficient" is a relative term and renders the claim indefinite. Further, the concept of "insufficient" is a negative term and creates uncertain boundaries concerning the claim (MPEP 2173.05(i).

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States

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only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

5. Claims 1, 3-18 and 24-26 are rejected under 35 U.S.C. 102(e) as being anticipated by Esakov et al (U.S. Pub 2002/0013834, referred to as Esakov).

Claim 1

Esakov anticipates (a) automatically logging a history of object browsing, using a browser, comprising at least logging a path information necessary to define a path dependent object state, wherein a uniform resource locator is insufficient to define said path dependent object state (Esakov, p 0056, 0098, 0099: Examiner's Note (EN): para 9. applies; since this claim is indefinite due to the use of the relative term "insufficient", the term has been set aside in the evaluation of this claim); (b) representing a path defining a path dependent object state as a display element (Esakov, Fig. 13); and (c) displaying, in conjunction with the browser, a set of display elements, wherein a selection of a display element in the browser recalls the path dependent object state represented thereby (Esakov, Fig. 13).

Claim 3

Esakov anticipates at least one component of the path dependent object state is defined by execution of a script (**Esakov**, p 0054; EN: script is merely software providing direction to a specific aps).

Claim 4

Esakov anticipates logging means is conducted local to and distinct from the browser (**Esakov**, Fig 1B; EN: such is the tracking daemon).

Claim 5

Esakov anticipates logging means is conducted remote from the object browser (Esakov, Fig 1B; EN: such is the tracking system).

Claim 6

Esakov anticipates displaying step is controlled by an applet supported by the browser (**Esakov**, p 0049; p 0100; Fig. 30).

Claim 7

Esakov anticipates displaying step displays a set of display elements arrayed chronologically, each display element comprising at least one hyperlink to an associated set of path dependent object state information (**Esakov**, p 0054 - p 0056; p 0098; Fig. 4).

Claim 8

Esakov anticipates display element comprises a duration of browsing of a respective object (**Esakov**, p 0054 - p 0056; p 0098; Fig. 4; EN: such as shown in Fig. 4).

Claim 9

Esakov anticipates means for automatically storing a history of browser use to define objects by a user, at least a portion of said objects having defining states which are path dependent (**Esakov**, p 0054 - p 0056); means for editing, by the user, the stored history (**Esakov**, p 0085); and means for display of the history as at least one display hyperlink, at least one of said display hyperlinks representing a set of plural user actions which together define a path dependent object state (**Esakov**, p 0054 - p 0057).

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Claim 10

Esakov anticipates display hyperlinks to the referenced objects to allow arbitrary selection of an object (**Esakov**, p 0055 - p 0056; p 0098; Fig. 4).

Claim 11

Esakov anticipates display hyperlinks to the referenced objects to allow arbitrary selection of a historical state (**Esakov**, p 0055 - p 0056; p 0098; Fig. 4).

Claims 12, 14

Esakov anticipates graphic representations of the referenced objects are arrayed chronologically (**Esakov**, p 0055 - p 0056; p 0098; Fig. 4; EN: a chronological order is an hierarchal array).

Claim 13

Esakov anticipates a graphic representation for a respective referenced object includes a hyperlink to the referenced object and at least one automatically generated hyperlink relating to, but distinct from the hyperlink to the referenced object (**Esakov**, p 0055 - p 0056; p 0098; Fig. 4; Fig. 1B).

Claim 15

Esakov anticipates graphic representations of the referenced objects display include importance-weighting information (**Esakov**, p 0112; p 0113; EN: such are notes).

Claim 16

Esakov anticipates the storing means comprises a software construct executing locally to the user (**Esakov**, p 0054 - p 0057; p 0098; Fig. 4; Fig. 1B).

Claim 17

Esakov anticipates the storing means comprises a software construct executing remotely from the user (**Esakov**, p 0054 - p 0057; p 0098; Fig. 4; Fig. 1B; EN: such is the tracking system).

Claim 18

Esakov anticipates the history display means displays commercial information supplemental to the stored history of object references by the user, said commercial information being displayed association with a commercial subsidy (**Esakov**, p 0054 - p 0057; EN: internet search engines and web sites generally have commercial subsidy means and with such web site, such information is associated which is confirmed by the applicant in the specification, @ p 6, I 3 – 5 and such information would be displayed by the web site since such information was available under a subsidy).

Claim 24

Esakov anticipates automatically storing a history of browser use, comprising path information defining a state of at least one path dependent object, said state dependent object having a universal resource locator which is insufficient to define said path dependent object (**Esakov**, p 0056, 0098, 0099: Examiner's Note (EN): para 9. applies; since this claim is indefinite due to the use of the relative term "insufficient", the term has been set aside in the evaluation of this claim); displaying the history of browser use as a set of graphical representations, at least one graphical representation being associated with path information defining the defining path of the path dependent object (**Esakov**, p 0098; Fig. 4); receiving a selection of a graphical representation

representing the path dependent object from a user (**Esakov**, p 0098; Fig. 4); and automatically generating a sequence of states to define the path dependent object (**Esakov**, p 0098; Fig. 4; EN: such is the graphical display).

Claim 25

Esakov anticipates displaying step displays graphical representations representing supplemental objects not browsed by a user, said supplemental objects being selected by an entity other than the user (**Esakov**, p 0104; EN: User selects a field of search which would contain fields not browsed by the user since the user has not yet initiated the search and such objects would have been selected by the computer entity).

Claim 26

Esakov anticipates said displaying step displays graphical representations of commercial subsidy elements, not browsed by a user, said commercial subsidy objects being associated with a commercial subsidy (**Esakov**, p 0054 - p 0057; EN: internet search engines and web sites generally have commercial subsidy means and with such web site, such information is associated which is confirmed by the applicant in the specification, @ p 6, I 3 – 5 and such information would be displayed by the web site since such information was available under a subsidy ... comes with the web site).

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Examination Considerations

- 6. The claims and only the claims form the metes and bounds of the invention.

 "Office personnel are to give the claims their broadest reasonable interpretation in light of the supporting disclosure. *In re Morris,* 127 F.3d 1048, 1054-55, 44USPQ2d 1023, 1027-28 (Fed. Cir. 1997). Limitations appearing in the specification but not recited in the claim are not read into the claim. *In re Prater,* 415 F.2d, 1393, 1404-05, 162 USPQ 541, 550-551 (CCPA 1969)" (MPEP p 2100-8, c 2, I 45-48; p 2100-9, c 1, I 1-4). The Examiner has full latitude to interpret each claim in the broadest reasonable sense. Examiner will reference prior art using terminology familiar to one of ordinary skill in the art. Such an approach is broad in concept and can be either explicit or implicit in meaning.
- 7. Examiner's Notes are provided to assist the applicant to better understand the nature of the prior art, application of such prior art and, as appropriate, to further indicate other prior art that maybe applied in other office actions. Such comments are entirely consistent with the intent and spirit of compact prosecution. However, and unless otherwise stated, the Examiner's Notes are not prior art but a link to prior art that one of ordinary skill in the art would find inherently appropriate.
- 8. Unless otherwise annotated, Examiner's statements are to be interpreted in reference to that of one of ordinary skill in the art. Statements made in reference to the condition of the disclosure constitute, on the face of it, the basis and such would be obvious to one of ordinary skill in the art; establishing thereby an inherent prima facie statement.

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9. Examiner's Opinion: Paras 6 – 8 apply. The Examiner has full latitude to interpret each claim in the broadest reasonable sense.

Conclusion

- 10. The prior art of record and not relied upon is considered pertinent to applicant's disclosure.
 - Lopez et al, U.S. Pub 2002/0152228
 - Miloslavsky, U.S. Pub 2002/0001300
 - Hawkins, U.S. Pub 2001/00322254
 - Koppolu et al, U.S. Pub 2001/0020243
 - Miloslavsky et al, U.S. Patent 6,879,586
 - Rubin et al, U.S. Patent 6,820,111
- 11. Claims 1, 3-18 and 24-26 are rejected.

Correspondence Information

12. Any inquiry concerning this information or related to the subject disclosure should be directed to the Examiner, Joseph P. Hirl, whose telephone number is (571) 272-3685. The Examiner can be reached on Monday – Thursday from

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6:00 a.m. to 4:30 p.m.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Anthony Knight can be reached at (571) 272-3687.

Any response to this office action should be mailed to:

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Hand delivered to:

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Alexandria, Virginia 22313,

(located on the first floor of the south side of the Randolph Building);

or faxed to:

(571) 273-8300 (for formal communications intended for entry.

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Joseph P. Hirl Primary Examiner July 19, 2005